

**UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA**

IN RE PORK ANTITRUST LITIGATION

Court File No. 18-cv-1776 (JRT/JFD)

This Document Relates To: *The Actions of Certain DAPs and The Commonwealth of Puerto Rico*

STIPULATION FOR MODIFIED BRIEFING SCHEDULE

Plaintiffs Sysco Corporation, Amory Investments LLC, and the Commonwealth of Puerto Rico (collectively “Plaintiffs”) and Defendant JBS USA Food Company (“JBS USA”), through their respective counsel, hereby stipulate as follows:

WHEREAS, Plaintiffs filed a Motion to Compel against JBS USA on November 14, 2022 [ECF No. 1593] (“Motion”);

WHEREAS, the hearing on Plaintiffs’ Motion is scheduled for December 9, 2022 [ECF No. 1602];

WHEREAS, JBS USA has requested and Plaintiffs have consented to an extension of time for JBS USA to file its opposition to the Motion; and

WHEREAS, the hearing date on the Motion will not be affected by the proposed extension.

NOW THEREFORE, subject to the Court’s approval, the parties hereby stipulate that JBS USA’s opposition to Plaintiffs’ Motion to Compel shall be due on or before December 2, 2022.

Dated: November 17, 2022

By: /s/ Michael S. Mitchell

Michael S. Mitchell

Scott E. Gant

BOIES SCHILLER FLEXNER LLP

1401 New York Ave., NW

Washington, DC 20005

Tel: 202-237-2727

Fax: 202-237-6131

mmitchell@bsflp.com

sgant@bsflp.com

Sarah L. Jones

BOIES SCHILLER FLEXNER LLP

725 South Figueroa Street

Los Angeles, CA 90017

Tel: 213-629-9040

Fax: 213-629-9022

sjones@bsflp.com

Attorneys for Plaintiffs Sysco Corporation and Amory Investments LLC

Dated: November 17, 2022

By: /s/ Kyle G. Bates

Kyle G. Bates

HAUSFELD LLP

600 Montgomery Street, Suite 3200

San Francisco, CA 94111

T: (415) 633-1908

kbates@hausfled.com

Peter B. Schneider

SCHNEIDER WALLACE

COTTRELL

KONECKY WOTKYNNS LLP

3700 Buffalo Speedway, Suite 300

Houston, Texas 77098

T: (713) 338-2560

F: (415)421-7105

pschneider@schniederwallace.com

Todd M. Schneider

Matthew S. Weiler

SCHNEIDER WALLACE

COTTRELL

KONECKY WOTKYNNS LLP

2000 Powell St., Suite 1400

Emeryville, California 94608

T: (415) 421-7100

tschneider@schniederwallace.com

mweiler@schniederwallace.com

Garrett W. Wotkyns

SCHNEIDER WALLACE

COTTRELL

KONECKY WOTKYNNS LLP

8501 N. Scottsdale Road, Suite 270

Scottsdale, Arizona 85253

T: (480) 428-0145

gwtkyns@schniederwallace.com

Domingo Emanuelli-Hernández

Attorney General

Guarionex Díaz Martínez

Assistant Attorney General

Antitrust Division

Puerto Rico Department of Justice
P.O. Box 9020192
San Juan, Puerto Rico 00902-0192
T: (787) 721-2900, ext. 2600, 2601
F: (787) 721-3223
gdiaz@justicia.pr.gov

Attorneys for the Commonwealth of Puerto Rico

Dated: November 17, 2022

SPENCER FANE LLP

By: /s/ Jessica J. Nelson

Donald G. Heeman, #286023
Jessica J. Nelson, #347358
Randi J. Winter, #391354
100 South Fifth Street, Suite 2500
Minneapolis, MN 55402
Telephone: (612) 268-7000
Facsimile: (612) 268-7001
dheeman@spencerfane.com
jnelson@spencerfane.com
rwinter@spencerfane.com

**QUINN EMANUEL URQUHART
& SULLIVAN, LLP**

Stephen R. Neuwirth (*pro hac vice*)
Michael B. Carlinsky (*pro hac vice*)
Sami H. Rashid (*pro hac vice*)
Richard T. Vagas (*pro hac vice*)
David B. Adler (*pro hac vice*)
Heather Christenson (*pro hac vice*)
51 Madison Avenue, 22nd Floor
New York, NY 10010
Telephone: (212) 849-7000
Facsimile: (212) 849-7100
stephenneuwirth@quinnmanuel.com
michaelcarlinsky@quinnmanuel.com
samirashid@quinnmanuel.com
richardvagas@quinnmanuel.com
davidadler@quinnmanuel.com
heatherchristenson@quinnmanuel.com

Attorneys for Defendant JBS USA Food Company